1	WHEREAS, on or about January 2, 2009, Plaintiffs filed the complaint in this action				
2	which alleges violations of Sections 1 and 2 of the Sherman Act, 15 U.S.C. §§ 1 & 2;				
3	WHEREAS, Plaintiffs styled the action as a putative class action;				
4	WHEREAS, as of the date of this stipulation, several other plaintiffs have filed complaints				
5	in this District, including:				
6	a. No. CV 09-0096 (MEJ), Michael O'Connor, on behalf of himself and other				
7 8	similarly situated v. Walmart.Com USA LLC, Wal-Mart Stores, Inc. Netflix, Inc.; pending in the United States District Court for the North District of California;				
9	b. No. CV 09-0111 (JCS), Sarah Endzweig v. Walmart.Com USA LLC, V. Mart Stores, Inc. and Netflix, Inc.; pending in the United States Dis Court for the Northern District of California;				
11	c. No. CV 09-0116 (EMC), Christopher P. Schmitz, on behalf of himself	and			
12	all others similarly situated v. Walmart.Com USA LLC, Wal-Mart Sto Inc., and NetFlix, Inc.; pending in the United States District Court for	res,			
13	Northern District of California;	uic			
14	d. No. CV 09-00138 (BZ), Scott Lynch, Sisto Abeyta, Allison Hancock,				
15	Bryan Eastman, on Behalf of Themselves and Others Similarly Situate Walmart.Com USA LLC, Wal-Mart Stores, Inc. and Netflix, Inc.; pendin the United States District Court for the Northern District of California;				
16	e. No. CV 09-00139 (MEJ), Jonathan Groce and Susan Horowitz on beha	lf of			
17 18	themselves and those similarly situated v. Netflix, Inc. Wal-Mart Stores, and Walmart.com USA LLC; pending in the United States District Court the Northern District of California	· ·			
19	f. No. CV 09-00156 (JCS), Liza Sivek, on behalf of herself and all oth	10rs			
20	similarly situated v. Walmart.com USA LLC, Wal-Mart Stores, Inc.	and			
21	Netflix, Inc; pending in the United States District Court for the North District of California	iern			
22	g. No. CV 09-0180 (EDL), Armond Faris, on behalf of himself and other	iers			
23	similarly situated v. Netflix Inc., Wal-Mart Stores, Inc. and Walmart. USA LLC; pending in the United States District Court for the North				
24	District of California.	10111			
25	WHEREAS, each of these complaints alleges federal antitrust actions as against				
26	Defendants, and are styled as putative class actions;				
27	WHEREAS, Defendants have not yet been served with all of the complaints on file in this				
28	district;				

1	WHEREAS, in light of the multiple complaints on file, the potential for additional				
2	complaints in this and other various jurisdictions, and the complex nature of Plaintiffs' allegations,				
3	Plaintiffs and Defendants have agreed that Defendants' time to answer or otherwise respond to this				
4	complaint would be extended to 30 days after such time as a consolidated complaint is filed,				
5	without prejudice to any party's right to seek additional enlargements of time as necessary;				
6	WHEREAS, this stipulation shall not be taken as a waiver of any defenses that Defendants				
7	may have to Plaintiffs' Complaint pursuant to Rule 12(b) of the Federal Rules of Civil Procedure				
8	or otherwise;				
9	WHEREAS, Defendants have not previously sought or received any enlargements of time				
10	to answer or otherwise respond to Plaintiffs' Complaint.				
11	NOW, THEREFORE, Plaintiffs and Defendants, by and through their respective attorneys				
12	of record, stipulate that Defendants shall have from 30 days of the service of a consolidated class				
13	action complaint to answer or otherwise respond.				
14	Dated: January 22, 2009 Respectfully submitted,				
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16					
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26	Attorneys for Defendants Walmart.com USA				
27	LLC and Wal-Mart Stores, Inc.				
28					

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	STIPULATION FOR ENLARGEMENT OF TIME TO RESPOND	-4-	894177_1.DOC